

1 WGC. Mr. Vasquez-Perez is charged with violation of supervised release. The violation is based
2 on the unlawful re-entry into the United States. Mr. Vasquez-Perez made an initial appearance on
3 June 7, 2012. At a final revocation hearing scheduled for June 25, 2012, Mr. Vasquez-Perez requests
4 that his two cases be consolidated. The Court continued the final revocation hearing until July 25,
5 2012, at 10:00 a.m. to allow counsel time to file a Motion to Consolidate the two cases. Judge Hicks
6 indicated that he would accept the consolidation of the two cases in his Court.

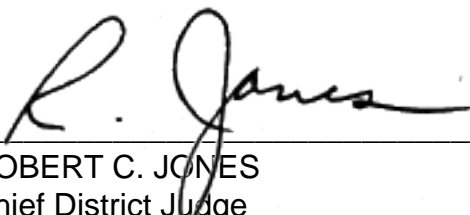
7 The undersigned is counsel for Mr. Vasquez-Perez in both cases. The Assistant U.S.
8 Attorney prosecuting both cases is Ronald C. Rachow. Mr. Rachow is not opposed to this Motion
9 for consolidation.

10 Fed.R.Crim.P. 8(a) allows the Court to join offenses. "The indictment or information
11 may charge a defendant in separate counts with 2 or more offenses if the offenses charged . . . are
12 of the same or similar character, . . . or are connected . " Fed.R.Crim.P. 8(a) The two cases herein
13 allege offense charges that are related in nature and time.

14 The consolidation of the two cases will serve both the interest of justice as well as
15 judicial economy. The case before Judge Hicks is the older of the two cases. Judge Hicks is familiar
16 with this Defendant based on the 2008 case. Mr. Vasquez-Perez agrees to the consolidation of the
17 two cases.

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19 IT IS SO ORDERED.

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23 ROBERT C. JONES
24 Chief District Judge
25 Dated: This 6th day of July, 2012.

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